UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

United	States of America,)	Case No. 3:19 - 71693	CAN DE SAN STATE
	Plaintiff, v.)	STIPULATED ORDER EXCLUNDER THE SPEEDY TRIAL	CaO
Migue	1 A. Bucio Sorchez Defendant(s).)		W.
For the reasons stated by the parties on the record on October 24, 2019, the court excludes time under the Speedy Trial Act from 10 24 15 to 10 16 and finds that the ends of justice served by the continuance outweigh the best interest of the public and the defendant in a speedy trial. See 18 U.S.C. § 3161(h)(7)(A). The court makes this finding and bases this continuance on the following factor(s):				
	Failure to grant a continuance wo See 18 U.S.C. § 3161(h)(7)(B)(i).		ely to result in a miscarriage of ju	ustice.
	The case is so unusual or so comp defendants, the nature of the or law, that it is unreasonable to e itself within the time limits estable	ne prosecu expect ade	ation, or the existence of n equate preparation for pretrial pro	ovel questions of fact oceedings or the trial
	Failure to grant a continuance wo taking into account the exercise o			
	Failure to grant a continuance wo counsel's other scheduled case co See 18 U.S.C. § 3161(h)(7)(B)(iv	mmitmen		•
	Failure to grant a continuance wo necessary for effective preparatio See 18 U.S.C. § 3161(h)(7)(B)(iv	n, taking i		
	With the consent of the defendant disposition of criminal cases, the paragraph and — based on the pathe time limits for a preliminary hextending the 30-day time period exclusions set forth above). See F	court sets rties' show nearing un for an ind	the preliminary hearing to the dawing of good cause — finds good der Federal Rule of Criminal Prolictment under the Speedy Trial A	ate set forth in the first d cause for extending ocedure 5.1 and for
IT IS SO ORDERED.				
DATED: 240ct 2019 (emark emmun				
			Bernard Zimmerman	
			United States Magistrate Judge	÷
STIPU	LATED:	11		
	Attorney for Defendant		Assistant United States Attorne	ey